DECLARATION AND POWER OF ATTORNEY
RULE 63 (37 C.F.R. 1.63) FOR PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Reference: 121640-05010608_-Client Reference: _20706USWO

believe I am the origina	al, first and sole invento	or (if only one name is and for which a paten	st office address and citizens listed below) or an original, fi is sought on the <u>INVENTIOI</u> E PREPARATION OF MELA		my name, and I names are listed		
the specif	ication of which: (chec						
A. 🔲 is	attached hereto.						
B. ⊠w	as filed on Janu	uary 26, 2005	as U.S. Application No. on No. PCT/ PCT/NL03/0		13		
	as filed as PCT Interi S. or PCT application)		on No. PCI/ PCI/NLUS/L	011 <u>29 July 200</u>			
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above. I acknowledge the foreign priority benefits un which designated at least or PCT International Appli	e duty to disclose all inform der 35 U.S.C. 119(a)-(d) o one other country than the cation, filed by me or my a	ation known to me to be or 365(b) of any foreign ap or United States, listed beli assignee disclosing the su	naterial to patentability as define plication(s) for patent or inventor ow and have also identified below	the claims, as amended by any and in 37 C.F.R. 1.56. Except as not is certificate, or 365(a) of any PCT or any foreign application for patent cation and having a filing date (1) be	ed below, I hereby claim International Application or inventor's certificate,		
PRIOR FOREIGN APP		I = (14 + 14 + 14 + 14 + 14 + 14 + 14 + 14	· · · · · · · · · · · · · · · · · · ·	Detection and detec	No maiorite		
Application/Patent Number	Country	Day/Month/Year fi	led Date first laid open/published	Patent/Grant date	No priority claimed		
	The Nesternanda	45 August 2002	<u>open/published</u>	17 February 2004			
1021287	The Netherlands	15 August 2002		17 February 2004	 		
	olications, X box at botto		had an a				
Except as noted below. I hereby claim domestic priority benefit under 35 U.S.C. 119(e) or 120 and/or 365(c) of the indicated United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP) application, insofar as the subject matter disclosed and claimed in this application is in addition to that disclosed in such prior applications, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56 which became available between the filing date of each such prior application and the national or PCT international filing date of this application: PRIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S)							
Application Numl	oer Day/Mor	nth/Year filed		itus	No priority		
			(pending/aband	ioned/patented)	claimed		

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon; And I hereby appoint Mayer Brown Rowe & Maw LLP, Intellectual Property Group (to whom all communications are to be directed), and persons of that firm who are associated with USPTO Customer No. 43569, as set forth below, individually and collectively, as my counsel to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to delete from that Customer Number the names of persons no longer with their firm, to add new persons of their firm to that Customer Number, and to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/ organization who/which sends/sent this case to them and by whom/which Thereby declare that I have consented after full disclosure to be represented unless/until I instruct the above firm and/or an attorney of that firm in writing to the contrary.							
USE ONLY FOR MAYER BROWN ROWE & MAW LLP WASHINGTON, D.C. (1) INVENTOR'S SIGNATURE: *000043569* (Customer No. for communications) Date: 2050pt 2005							
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Residence	City	State/Foreign Country	Country of Citizenshi

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believe I am the	original, fir	r, I hereby declare to rst and sole inventor er which is claimed a	r (if only one n and for which a	name is liste a patent is s	ed below) or a sought on the	an original, first an	nd joint invento TITLED:	elow next to our (if plural na	my name, and I ames are listed
		on of which: (check	one applicab	le box)			*	-	
A. B.	=	iched hereto.	ary 26, 2005		as U.S. An	plication No.	10/ 522,418		. •
	□ was fi	iled as PCT Intern	ational Apr	olication	No. PCT/	PCT/NL03/00546	on	29 July 200	3
and (if applicable	e to U.S. o	r PCT application) w	vas amended	on		· .			
above. I acknowle foreign priority ben which designated a or PCT International	edge the duty nefits under 3 at least one o al Application ch priority is o	35 U.S.C. 119(a)-(d) or other country than the on, filed by me or my as claimed, or (2) if no pri	ation known to m r 365(b) of any fo United States, li ssignee disclosin	ne to be mate foreign application in the subject of	erial to patentat ation(s) for pate and have also id at matter claime	bility as defined in 37 ent or inventor's certi dentified below any f ed in this application	7 C.F.R. 1.56. Etificate, or 365(a) foreign application	xcept as note) of any PCT In on for patent o	d below, I hereby claim nternational Application or inventor's certificate.
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If more prior forei	gn applicat	tions, X box at bottom	and continue	on attached	page.	-			
PCT international a application is in add	applications I	oy claim domestic priori listed above or below a t disclosed in such prio h became available bet	and, if this is a coor or applications, I	continuation-ir acknowledge	n-part (CIP) ap e the duty to dis	pplication, insofar as sclose all information	the subject mat n known to me to	ter disclosed a o be material t	and claimed in this
PRIOR U.S. PRO	OVISIONA	L, NONPROVISION	IAL AND/OR	PCT APPLI	CATION(S)			4,340-41	
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that these statemer 1001 of Title 18 of I And I hereby appoi associated with US the Patent and Trapersons no longer uperson/assignee/at represented unless WAYER BROWN	nts were made the United S int Mayer Bro SPTO Custor demark Office with their firm torney/firm/s/until I instruction of SPE ONLY OWN ROW SHINGTOI	own Rowe & Maw LLP N, D.C.	that willful false such willful false so. P. Intellectual Proferth below, indinand with the resoft their firm to the sends/sent third or an attorney of	e statements a statements m operty Group ividually and o esulting paten that Customer is case to the of that firm in v	and the like so nay jeopardize to (to whom all collectively, as nt, and I hereby fr Number, and em and by whor	made are punishable the validity of the approximations are my counsel to prose authorize them to do to act and rely on in m/which I hereby depondrary.	ele by fine or impoplication or any to be directed), ecute this applicate from that (structions from a clare that I have	risonment, or it patent issued and persons o ation and to traction and to traction and communic consented after the patents of the consented after the patents of the paten	thereon; of that firm who are ansact all business in ther the names of cate directly with the
(1) INVENTOR'S					· 	Date:			
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`*;·	100 ×	First		Middle Init		* - × • · · ·	Family N	r	
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•				proporated herein by reference).			
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